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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/800,415	03/12/2004	David Orr	DAV-101/CIP	7053
30869	7590 04/05/2006		EXAMINER	
LUMEN INTELLECTUAL PROPERTY SERVICES, INC.			DOOLEY, JAMES C	
	2345 YALE STREET, 2ND FLOOR PALO ALTO, CA 94306		ART UNIT	PAPER NUMBER
ĺ			3634	

DATE MAILED: 04/05/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/800,415	ORR, DAVID				
Office Action Summary	Examiner	Art Unit				
	James C. Dooley	3634				
The MAILING DATE of this communication app						
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 12 M	larch 2004.					
2a) ☐ This action is FINAL . 2b) ☑ This						
3) Since this application is in condition for allowa	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	33 O.G. 213.				
Disposition of Claims						
 4) Claim(s) 1-6 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-6 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or 						
Application Papers						
9)⊠ The specification is objected to by the Examine 10)⊠ The drawing(s) filed on 12 March 2004 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11)□ The oath or declaration is objected to by the Example 11.	a) \square accepted or b) \boxtimes objected to drawing(s) be held in abeyance. See tion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s) 1)	4) Interview Summary					
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 3/12/2004. 	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate latent Application (PTO-152)				

DETAILED ACTION

This non-final Office action is mailed in response to Applicant's election filed January 27, 2006, wherein Applicant elected the species of figures 1,2A, 2B, 5A, 5B, 6A, 6B, 7.

Election/Restrictions

The requirement for election mailed December 9, 2005 is withdrawn. Claims 1-6 have been examined. Upon further consideration the fastener shown in figures 3 and 4 is not a distinct species but a component of the invention.

Drawings

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference character "652" has been used to designate both parallel legs and straddle angle.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for

consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Specification

The disclosure is objected to because of the following informalities: in the Abstract lines 1 and 3, "plank panel" should be changed to --blank panel--.

On page 8 lines 1-3 straddle "lags" are designated 651 and straddle angle 652.

On page 8 line 29 parallel legs are also designated 652.

Appropriate correction is required.

Claim Objections

Claims 1,3, 4and 6 are objected to because of the following informalities:

In line 2 of claim 1, "separable" should read --separably--.

In line 8 of claim 1, "inward extending" should read --inwardly extending-- or – extending inward--.

In line 3 of claim 3, information is missing after "adjacent'.

In line 2 of claim 4, information is missing after "comprises".

In line 4 of claim 6, "an straddle" should read -a straddle--.

Appropriate correction is required.

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Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 3,4,5, and 6 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The term "thin" in claim 3 line 2 is a relative term which renders the claim indefinite. The term "thin" is not defined by the claim, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention. See also claim 4 line 3.

Claim 5 seeks to improperly further define a functionally recited element, note last two lines of claim 1 functionally recite the mating structure, therefore the metes and bounds of the claims cannot be ascertained because it is unclear if the mating structure is being positively claimed.

Claim 6 rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential structural cooperative relationships of elements, such omission amounting to a gap between the necessary structural connections. See MPEP § 2172.01. The omitted structural cooperative relationships are: a straddle angle in line 4, and an orifice hole in line 9. A straddle angle is indefinite, as it is understood that a straddle angle would be relative to the item being straddled. No relationship has been described relating an orifice hole to the blank panel.

In claim 6 line 6, it is unclear how a protrusion can induce a pulling force.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-4 are rejected under 35 U.S.C. 102(b) as being anticipated by Licata (US 3,735,020). Licata discloses a blank panel (90) having three face plates separated by break-off grooves (100 and 101). Figure 16 shows the face plates (90) where the side surfaces are oriented along the break-off grooves as the top and bottom sides. Applicant's broad recitation of a contact surface is considered to be met by Licata '020, as the top and bottom have surfaces capable of functioning as contact surfaces to the same degree and in the same manner as the claimed recitation noted. The side surfaces (top and bottom) are separated by a series of reinforcement ribs (91). Formed between any two ribs (91) along the contact surfaces are channels. The recitation "for exchangably and slidably holding a correspondingly shaped mating structure" in lines 9-11 of claim 1, is a functional recitation. Therefore the channels formed between the ribs are capable of receiving of correspondingly shaped mating structure.

With respect to claim 2, the channels of Licata formed along the contact faces and between the ribs further comprise positioning indicators (94,95), which would function to indicate a predetermined position of a correspondingly shaped mating structure.

With respect to claims 3 and 4, the break-off grooves (100,101) comprise a thin film bridge connecting the adjacent face plates. As shown in figure 17, the break-off groove comprises angled levering surfaces for inducing a force onto the thin film bridge.

Claims 1 and 5 are rejected under 35 U.S.C. 102(b) as being anticipated by Schmitt et al. (US 6,278,606). Schmitt et al. disclose a blank panel having two face plates (36,34) separated by break-off grooves (34e). The break-off groove (34e) is understood to define a line where the face plates (34,36) are separable. Figure 4 shows the face plates (34,36) where the side surfaces are oriented along the break-off grooves as the left and right sides. Applicant's broad recitation of a contact surface is considered to be met by Schmitt et al., as the left and right sides have surfaces capable of functioning as contact surfaces to the same degree and in the same manner as the claimed recitation noted. At least one of the face plates (36) has side surfaces separated by a series of reinforcement ribs (36c,36d). At least one of the face plates (36) has channels (34g,34f). The channels (34g,34f) are shaped for exchangeably and slidably receiving a correspondingly shaped mating structure (34c,34d).

With respect to claim 5, As best understood in view of the section 112 2nd paragraph rejection advanced above, the mating structures (34c, 34d) are a unitary part with a fastener (34a). The fastener (34a) comprises two laterally resilient protrusions. The fasteners are seen to be symmetrical with respect to an attachment axis perpendicular to the contact surface.

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Allowable Subject Matter

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Claim 6 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James C. Dooley whose telephone number is 571-2721679. The examiner can normally be reached on M-F 9-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Chilcot can be reached on 571-272-6777. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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James C. Dooley/jcd March 27, 2006